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10/629,683	07/30/2003	Eung Tae Kim	0465-1043P 6540		
2292 7590 01/09/2008 BIRCH STEWART KOLASCH & BIRCH			EXAMINER		
PO BOX 747			RAO, ANAND SHASHIKANT		
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			2621		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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Suffice	MCNTAL
Notice	of Allowability

Application No.	Applicant(s)		
10/629,683	KIM, EUNG TAE		
Examiner	Art Unit		
Andy S. Rao	2621		

Notice of Allowability	xaminer	Art Unit	
P	Andy S. Rao	2621	
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (O herewith (or previously mailed), a Notice of Allowance (PTOL-85) or NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGI of the Office or upon petition by the applicant. See 37 CFR 1.313 and	PR REMAINS) CLOSED in this appropriate communication HTS. This application is subject to	olication. If not includ will be mailed in due	ed course. THIS
1. This communication is responsive to Entered AF amendment	t of 9/24/07.		
2. X The allowed claim(s) is/are 1-4, 6-33 (respectively renumbers	ed as claims 1-32).		
3.	een received. een received in Application No ments have been received in this this communication to file a reply NT of this application. ed. Note the attached EXAMINER reason(s) why the oath or declara be submitted. n's Patent Drawing Review (PTO- Amendment / Comment or in the C 4(c)) should be written on the drawing header according to 37 CFR 1.121(t of BIOLOGICAL MATERIAL r	complying with the research of the following with the research of the following in the front (not the d).	quirements NOTICE OF
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. Notice of Informal F 6. Interview Summary Paper No./Mail Da 7. Examiner's Amenda 8. Examiner's Stateme 9. Other	(PTO-413), te ment/Comment	owance

Application/Control Number: 10/629,683

Art Unit: 2621

Allowable Subject Matter

1. Claims 1-4, 6-33 are allowed.

Independent claim 1 recites "...wherein the PVR engine comprises: a video feature extractor for extracting error correction information, header information and macroblock information from the video PES outputted through the TS decoder, analysis characteristics of a video sequence, and then outputting analyzed information; an index engine for storing the TS bitstream outputted through the TS decoder and the analyzed information extracted by the video feature extractor in the storage medium; and a search engine for searching for and displaying the TS bitstream and the analyzed information stored in the storage medium..." which is a feature that is not anticipated nor obvious over the art of record. Independent claim 20 recites "...a first TS (Transport) decoder for selecting one of a plurality of channel signals and a PVR (Personal Video Recorder) input signal outputted from the HDD, decoding a video PES (Packetized Elementary Stream) from a TS (Transport) bitstream Qf a selected signal, and outputting the decoded video PES; a second TS decoder for selecting one of the plurality of channel signals, decoding the video PES from the TS bitstream of the selected signal, and outputting the decoded video PES along with the TS bitstream; a video decoder for variable-length-decoding the video PES outputted from the first and second TS decoders, and restoring the video PES to pixel values of an original picture through an IQ (Inverse Quantization) process, an IDCT (Inverse Discrete Cosine Transform) process, and an MC (Motion Compensation) process; a video feature extractor for extracting error correction information, header information and macroblock information from the video PES outputted through the second TS decoder, analysis characteristics of a video sequence, and then outputting analyzed information; an index engine

Art Unit: 2621

for storing the TS bitstream outputted through the second TS decoder and the analyzed information extracted by the video feature extractor in the HDD..." which are features that are not anticipated nor obvious over the art of record..." Dependent claims 6-19, and 21-33 are allowed for the reasons concerning the independent claims.

Conclusion

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andy S. Rao whose telephone number is (571)-272-7337. The examiner can normally be reached on Monday-Friday 8 hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mehrdad Dastouri can be reached on (571)-272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Andy S. Rao Primary Examiner Art Unit 2621

Page 4

Application/Control Number: 10/629,683

Art Unit: 2621

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